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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/004,071	10/25/2001	Gregory Barclay	3646/30206	6720
27305	7590 06/27/2005		EXAM	INER
	& HOWARD ATTOR	PATEL, VISHAL A		
	URST OFFICE CENTER DWARD AVENUE	., SUITE #101	ART UNIT	PAPER NUMBER
BLOOMFIEI	BLOOMFIELD HILLS, MI 48304-5151		3679	

DATE MAILED: 06/27/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/004,071	BARCLAY ET AL.				
Office Action Summary	Examiner	Art Unit				
	Vishal Patel	3676				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>02 M</u>	ay 2005.					
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Disposition of Claims						
 4) Claim(s) 9-13 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) 9 is/are allowed. 6) Claim(s) 11-13 is/are rejected. 7) Claim(s) 10 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 						
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da	ate				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152) 6) Other:						

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DETAILED ACTION

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 5/2/05 has been entered.

Claim Objections

2. Claim 10 is objected to because of the following informalities: Line 4, "that" should be changed to --than--. Appropriate correction is required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 11-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Ueta (US. 4,721,315).

Ueta discloses a gasket comprising a metal gasket plate (plate 40), an aperture through the plate (aperture 12), an annular flange (flange 61 and 62 forming a thicker portion of the plate), the flange being in surface-to-surface contact with an annular portion (portion of the plate 40 below flange 61) of the plate surrounding the aperture and integrally connected (the flange is connected to plate 40) as one piece of the same material (both the plate and the flange are metallic) to the annular portion by a double over connecting portion which defines an annular

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marginal edge of the aperture (the flange defines an annular marginal edge of the aperture 12). The annular flange providing a stopper seal around the aperture (the flange 61 forms a stopper seal). The annular flange having arcuately spaced areas of varying thickness (the thickness is less in area of gasket having only 61 and larger having 61 and 62) and an outer annular margin of varying radial extend relative to the aperture (the radial extend is greater near the bolt holes 14 and less at other part of the gasket).

The plate has bolt-receiving holes spaced radially outwardly from the flange in arcuately spaced relation to one another, and the areas of the flange adjacent to the bolt-receiving hole are of lesser thickness (less thickness since only 61 is forming the flange) than the areas of the flange more distant from the bolt receiving holes (higher thickness since 61 and 62 form the flange).

The annular portion of the gasket is of uniform thickness (the annular portion 40a has uniform thickness).

Allowable Subject Matter

- 5. Claims 9-10 are allowed.
- 6. The following is an examiner's statement of reasons for allowance: Prior art teaches a gasket having a metal gasket plate, an aperture through the plate, an annular flange formed as one piece of the same material as the metal gasket plate and folded over surface-to-surface contact with an annular portion of the plate surrounding the aperture, an annular flange providing a stopper seal around the aperture, the annular flange having arcuately spaced areas of varying thickness and varying radial extend relative to the aperture but do not teach that the relatively thicker areas of the annular flange having a relatively greater radial extent than that of relatively thinner areas of the annular flange.

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Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vishal Patel whose telephone number is (571) 272-7060. The examiner can normally be reached on Monday through Friday from 7:30 PM to 4:00 PM (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Heather Shackelford, can be reached on (571) 272-7049.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-2168. Technology Center 3600 Customer Service is available at 703-308-1113. General Customer Service numbers are at 800-786-9199 or 703-308-9000. Fax Customer Service is available at 703-872-9325.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to: 703-872-9326, for formal communications for entry before Final action: or, 703-872-9327, for formal communications for entry after Final action.

Hand-delivered responses should be brought to Crystal Park Five, 2451 Crystal Drive, Arlington, Virginia, Seventh Floor (Receptionist suite adjacent to the elevator lobby).

VP June 13, 2005

Patent Examiner
Tech. Center 3600